any purpose personally or by agent for two years in any antisaloon territory, and upon a second conviction for violating the provisions of this Act any such druggist or pharmacist shall have his certificate to practice pharmacy revoked, and the justice of the peace or judge before whom such druggist or pharmacist is convicted of a second violation of this Act shall so order and send a copy of such order to the Commissioners of Pharmacy, upon receipt of which such certificate shall forthwith be revoked by such Commissioners of Pharmacy and shall not be renewed within one year from the date of such revocation.

SEC. 20. And be it further enacted. That it shall be unlawful for any person or public or private carrier to knowingly accept or receive for shipment, transportation or delivery to any person or place within an anti-saloon territory, or to carry, bring into, transfer to any other person, carrier or agent, handle, deliver or distribute in an anti-saloon territory, any intoxicating liquor, regardless of the name by which it may be called, and whoever shall, by himself or another, either as principal, clerk, agent or servant knowingly violate any of the provisions of this section, shall upon conviction thereof be fined not less than fifty dollars (\$50) nor more than five hundred dollars (\$500), and upon conviction of any subsequent violation of this section, in addition to such fine shall be imprisoned in the county jail for not less than thirty (30) days nor more than six months; provided, nothing in this section shall be construed to apply to individuals who may bring into any anti-saloon territory upon their person or as their personal baggage, and for their private use, such liquor in quantity not to exceed one gallon; nor to physicians or druggists to whom any public carrier may deliver such goods, in unbroken packages, in quantity not to exceed five gallons at any one time, nor to deliveries to churches or the proper officers thereof, of wine in unbroken packages for sacramental purposes; nor to deliveries at private residences which are not places of business or public resort, by manufacturers or wholesalers, by their own conveyances, in unbroken packages; of liquor the contract for the sale of which was consummated outside of anti-saloon territory; nor to deliveries within any city which is not anti-saloon territory throughout its entire extent; nor to shipments of liquor in continuous transit to a point outside of such anti-saloon territory. section shall apply to all packages of intoxicating liquor, whether broken or unbroken. Each package of intoxicating liquor, regardless of the name by which it may be called, accepted, received, carried, transferred, handled, delivered or distributed in violation of the provisions of this section, shall